THE UNITED STATES DISTRICT COURT FOR THE UNITED STATES VIRGIN ISLANDS BANKRUPTCY DIVISION

In re:)
JEFFREY J. PROSSER,) Bankruptcy No. 06-30009) Chapter 7
Debtor.)))
OAKLAND BENTA, JEFFREY J. PROSSER, AND DAWN E. PROSSER,)) Adv. Pro. No. 3:21-ap-03001-MFW
Plaintiffs, v.	
CHRISTIE'S INC., CHARLES ANTIN,	,
FOX ROTHSCHILD LLP, YANN)
GERON, WILLIAM H. STASSEN,)
DAVID M. NISSMAN, JAMES P.)
CARROLL)
Defendants.)))

STIPULATION ON PLAINTIFFS' REQUEST TO EXTEND THE TIME TO FILE THEIR OPPOSITION TO DEFENDANTS' MOTION TO DISMISS

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned counsel, that the date for plaintiffs Jeffrey J. Prosser, Dawn E. Prosser, and Oakland Benta (collectively "Plaintiffs") to file their opposition memorandum, if any, to defendants' James P. Carroll, Chapter 7 trustee of the estate of Jeffrey J. Prosser, Fox Rothschild, LLP, Yann Geron, William Stassen, Christie's Inc., Charles Antin, and David M. Nissman (collectively "Defendants") Motion to Dismiss ("MTD") shall be extended from February 3, 2022 to February 17, 2022; and

IT IS FURTHER STIPULATED AND AGREED that Plaintiffs shall not raise any arguments in the opposition memorandum, nor any other memorandum, regarding the form of

the MTD or whether it is in conformity with the Federal or Local Rules of Bankruptcy Procedure, while retaining the right to challenge the substance of the MTD;

IT IS FURTHER STIPULATED AND AGREED that Defendants' date to file their Reply Memorandum, if any, in response to Plaintiffs' brief in opposition to the Defendants' Motion to Dismiss be extended to 60 days following Plaintiff's filing of their opposition brief; and

IT IS FURTHER STIPULATED AND AGREED, that this Stipulation may be signed in counterparts and that signatures transmitted by facsimile or e-mail will constitute originals for purposes of this Stipulation.

Dated: January 31, 2022

FOX ROTHSCHILD LLP

/s/Elizabeth C. Viele Elizabeth C. Viele, Esq. 101 Park Avenue, Suite 1700 New York, NY 10178 Phone: (212) 878-7900

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Plaintiff, pro se